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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/700,184	01/24/2001	Max G. Paping	00771.00011	2121
22907	7590 11/08/20			
BANNER & WITCOFF			EXAMINER	
1001 G STRI SUITE 1100			RESAN, S	TEVAN A
WASHINGT	ON, DC 20001		ART UNIT	PAPER NUMBER
			1773	9
			DATE MAILED: 11/08/2002	₂ · l

Please find below and/or attached an Office communication concerning this application or proceeding.

		ft 5_*
	Application No.	Applicant(s)
	09/700,184	PAPING, MAX G.
Office Action Summary	Examiner	Art Unit
	Stevan A. Resan	1773
The MAILING DATE of this communication	appears on the cover sheet v	with the correspondence address
eriod for Reply		
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st - Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of th riod will apply and will expire SIX (6) MC	a reply be timely filed hirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on	30 October 2002 .	
,	This action is non-final.	
2) Since this application is in condition for all	lowance except for formal m	atters, prosecution as to the merits is
closed in accordance with the practice un isposition of Claims	der <i>Ex parte Quayle</i> , 1935 C	D.D. 11, 453 O.G. 213.
4) Claim(s) 1-18 is/are pending in the application	ation.	
4a) Of the above claim(s) is/are with	drawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-18</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction a	nd/or election requirement.	
pplication Papers		
9)☐ The specification is objected to by the Exar		
10) The drawing(s) filed on is/are: a) □ a		
Applicant may not request that any objection	to the drawing(s) be held in abo	eyance. See 37 CFR 1.85(a).
11) The proposed drawing correction filed on _		disapproved by the Examiner.
If approved, corrected drawings are required		
12) The oath or declaration is objected to by th	e Examiner.	
riority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for fo	reign priority under 35 U.S.C	C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
 Certified copies of the priority docur 		
2. Certified copies of the priority docur		
3. Copies of the certified copies of the application from the Internation* See the attached detailed Office action for a section for a sect	al Bureau (PCT Rule 17.2(a))).
14) Acknowledgment is made of a claim for dor	mestic priority under 35 U.S.	C. § 119(e) (to a provisional application).
a) ☐ The translation of the foreign languag 15) ☐ Acknowledgment is made of a claim for do	e provisional application has	s been received.
	modio priority under 00 0.0.	
Attachment(s)	4) 🗍 Intervi	ew Summary (PTO-413) Paper No(s)
)	8) 5) Notice	of Informal Patent Application (PTO-152)

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1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sano et al in view of the cumulative teachings of Clarke, Carroll et al, Bump Jr. et al and Darago for the reasons of record.
- 3. Applicant's arguments filed 10-30-02 have been fully considered but they are not persuasive.

Applicants argue that none of the cited references teach a layer which is light active and acts without external energizing to change the properties of incident light. However the examiner must give terms their broadest meaning and look to the specification for any definition. Indeed the specification has no definition. Light shed on the terms meaning comes only from page 2 where the term seems to indicate an absence of external electrical energizing as in US 5005306. The specification goes on to include luminescent properties, light reflecting properties, and contrasting colors. This is precisely what is disclosed in the secondary references used. See Clark Col 1 lines 14-17, Bump Jr. Col 3 lines 58-59, and Carroll et al Col 1 lines 68-73. Reflected incident light on a colored surface, including black and white, will have different properties than

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the original incident light; this is the basis of color theory, ie some wavelengths are absorbed.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stevan Resan whose telephone number is 703-308-4287. The examiner can normally be reached on Tuesday-Friday; 7:30 am-6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Thibodeau can be reached on 703-308-2367. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-5436 for regular communications and 703-305-5436 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Examiner Resan/ng November 6, 2002

> STEVAN A. RESAN PRIMARY EXAMINER